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14 Attorneys for Plaintiffs FORTUNE PLAYERS GROUP, INC.,
15 ANGELITA DE LOS REYES and VANESSA PARUNGAO

16 IN THE UNITED STATES DISTRICT COURT
17 FOR THE NORTHERN DISTRICT OF CALIFORNIA

18 FORTUNE PLAYERS GROUP, INC.,
19 ANGELITA DE LOS REYES, and
20 VANESSA PARUNGAO

21 Plaintiffs,

22 v.

23 WAYNE QUINT, JR., YOLANDA
24 SANCHEZ, AARON WONG, MICHAEL
25 FANUCCHI, MARK LEGAREJOS, MICAH
26 SCOTT, STEVE NORRIS, HOLLY
27 KINNEY, ROCHELLE SHADWICK and
28 DOES ONE to FIFTY, inclusive.

29 Defendants.

30 Case No. C 3:16-cv-00800-TEH

31 **STIPULATION FOR DISMISSAL
32 WITHOUT PREJUDICE OF
33 PLAINTIFFS' CLAIMS FOR
34 MONETARY DAMAGES
35 [F.R.C.P. Rule 41(a)(1)(A)(ii)]**

36 Date Action Filed: February 17, 2016
37 Trial Date: Not set.

38 IT IS STIPULATED by and between all parties, through their designated counsel, as
39 follows:

STIPULATION

Plaintiff Fortune Players Group, Inc., Plaintiffs Angelita De Los Reyes and Vanessa Parungao (collectively “Plaintiffs”) and Defendants Wayne Quint, Jr., Yolanda Sanchez, Aaron Wong, Michael Fanucchi, Mark Legarejos, Micah Scott, Steve Norris, Holly Kinney, and Rochelle Shadwick (collectively “Defendants”) by and through their attorneys of record, stipulate as follows:

Plaintiff Fortune Players Group, Inc. dismisses *without prejudice* all of its claims for monetary damages set forth in its Fifth, Sixth, and Seventh Claims for Relief set forth in Plaintiffs' February 17, 2016 Complaint.

Plaintiffs Angelita De Los Reyes and Vanessa Parungao dismiss *without prejudice* all of their claims for monetary damages set forth in their Fifth, Sixth, Seventh and Eighth Claims for Relief set forth in Plaintiffs' February 17, 2016 Complaint.

Plaintiffs and Defendants will bear their own attorneys' fees and costs in connection with this Dismissal of certain Claims for Relief *without prejudice*.

IT IS SO STIPULATED

Dated: May 6, 2016

GEARINGER LAW GROUP

By: /s/ Brian Gearinger
BRIAN GEARINGER
ATTORNEYS FOR PLAINTIFFS FORTUNE PLAYERS
GROUP, INC., ANGELITA DE LOS REYES AND
VANESSA PARUNGAO

1 Dated: May 6, 2016

SCOTT LAW OFFICE

2 By: /s/ John Houston Scott

3 JOHN HOUSTON SCOTT

4 ATTORNEYS FOR PLAINTIFFS FORTUNE PLAYERS
GROUP, INC., ANGELITA DE LOS REYES AND
VANESSA PARUNGAO

5 Dated: May 6, 2016

6 KAMALA D. HARRIS
Attorney General of California
7 SARA J. DRAKE
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Deputy Attorney General
9 TIMOTHY M. MUSCAT
Deputy Attorney General
10 JOHN P. DEVINE
Supervising Deputy Attorney General
11 MICAH C. E. OSGOOD
Deputy Attorney General

12

13 BY: /s/ MICAH C. E. OSGOOD
14 ATTORNEYS FOR DEFENDANTS

15 **ATTORNEY ATTESTATION OF COMPLIANCE WITH LOCAL RULE 5-1(i)**

16 I, Brian Gearinger, attest that I have the concurrence of Micah C. E. Osgood, counsel for
17 Defendants, in the filing of this Stipulation, and I will maintain records to support this
18 concurrence for subsequent production for the Court, if so ordered, or for inspection upon
19 request by a party, until one year after the final resolution of the action (including appeal, if any).

20 Dated: May 6, 2016

GEARINGER LAW GROUP

21 By: /s/ Brian Gearinger

22 BRIAN GEARINGER

23 ATTORNEYS FOR PLAINTIFFS FORTUNE PLAYERS
GROUP, INC., ANGELITA DE LOS REYES AND
24 VANESSA PARUNGAO